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8                   UNITED STATES DISTRICT COURT  
9                   CENTRAL DISTRICT OF CALIFORNIA  
10                  WESTERN DIVISION

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12 JACK GREEN, RICK LECLAIRE, AND }  
13 ROBERT SCHAEFER }  
14                  Plaintiffs,

CASE NO. CV 11-2049 ODW (OPx)  
ORDER GRANTING DEFENDANT'S  
MOTION TO DISMISS [7]

15 v.  
16 CITY OF SAN BERNARDINO, *et al.*, }

17                  Defendants.

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21       Currently before the Court is Defendant Superior Court Judge Annamarie G.  
22 Pace's ("Defendant") Motion to Dismiss Plaintiffs Jack Green, Rick LeClaire, and  
23 Robert Schaefer's ("Plaintiffs") First Amended Complaint pursuant to Rule 12(b)(1) and  
24 12(b)(6) of the Federal Rules of Civil Procedure ("Rule \_\_"). (Dkt. No. 7.) Having  
25 considered the matter, the Court deems the matter appropriate for decision without oral  
26 argument pursuant to Rule 78 and Local Rule 7-15 and **GRANTS** the instant Motion.

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1 Plaintiffs, currently incarcerated, instituted this *pro se* action alleging various  
2 constitutional violations as well as violation of the Racketeering Influence and Corrupt  
3 Organizations Act, 18 U.S.C. §§ 1961 *et seq.*, against the City of San Bernardino and  
4 other city and state officials including Defendant. At this time, Defendant moves to  
5 dismiss Plaintiffs' claims arguing that: (1) judicial immunity bars Plaintiffs' claims; (2)  
6 the *Rooker-Feldman* Doctrine bars Plaintiffs' claims; (3) the Court lacks subject matter  
7 jurisdiction pursuant to the Eleventh Amendment; and (4) the First Amended Complaint  
8 fails to state a claim for relief. The Court addresses Defendant's argument to the extent  
9 necessary.

10 Notwithstanding Plaintiffs' incoherent allegations, the Court recognizes the long-  
11 standing rule that “[a] judge is absolutely immune from liability for his judicial acts even  
12 if his exercise of authority is flawed by the commission of grave procedural errors.”  
13 *Stump v. Sparkman*, 435 U.S. 349, 359 (1978). This immunity reflects the “general  
14 principle of the highest importance to the proper administration of justice that a judicial  
15 officer, in exercising the authority vested in him, shall be free to act upon his own  
16 convictions, without apprehension of personal consequences to himself.” *Bradley v.*  
17 *Fisher*, 80 U.S. 335, 347 (1871). “As long as the judge’s ultimate acts are judicial  
18 actions taken within the court’s subject matter jurisdiction, immunity applies.”  
19 *Ashelman v. Pope*, 793 F.2d 1072, 1078 (9th Cir. 1986). Here, the First Amended  
20 Complaint alleges that Defendant is being sued in her official capacity. Because  
21 immunity applies to judicial actions taken within the court’s jurisdiction, Defendant in  
22 this case is absolutely immune from liability for her actions.<sup>1</sup> Accordingly, the Court

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24       <sup>1</sup> In addition, Plaintiffs' claims are barred by the Eleventh Amendment. The Eleventh  
25 Amendment bars federal courts “from deciding virtually any case in which a state or the ‘arm of a state’  
26 is a defendant . . . unless the state has affirmatively consented to suit.” *Durning v. Citibank, N.A.*, 950  
27 F.2d 1419, 1422 (9th Cir. 1991). The Ninth Circuit has held that “[a] suit against the Superior Court is  
a suit against the State, barred by the eleventh amendment.” *Greater Los Angeles Council on Deafness*  
v. *Zolin*, 812 F.2d 1103, 1110 (9th Cir. 1987). As a result, Plaintiffs' claims must also fail for this  
reason.

28 Furthermore, to the extent Plaintiffs are essentially asking the federal court to review Defendant's  
decisions related to Plaintiffs' state court proceedings, Plaintiffs' claims are barred because the  
*Rooker-Feldman* doctrine generally bars federal district courts “from exercising subject matter  
jurisdiction over a suit that is a *de facto* appeal from a state court judgment.” *Kougasian v. TMSL, Inc.*,  
359 F.3d 1136, 1139 (9th Cir. 2004). Plaintiffs' claims therefore must fail in its entirety.

1     **GRANTS** Defendant's Motion. Plaintiffs' claims against Defendant Superior Court  
2     Judge Annamarie G. Pace are **DISMISSED WITH PREJUDICE**.

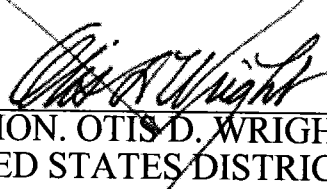
3         IT IS SO ORDERED.

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5             July 19, 2011

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HON. OTIS D. WRIGHT, II  
UNITED STATES DISTRICT JUDGE

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